

STATE OF WISCONSIN

Senate Journal

Eighty-Sixth Regular Session

THURSDAY, May 26, 1983

10:00 A.M.

The senate met.

The senate was called to order by Fred A. Risser, president of the senate.

By request of the president of the senate, with unanimous consent, the calling of the roll was dispensed with.

INTRODUCTION OF BILLS

Read first time and referred:

Senate Bill 293

Relating to financial accountability of utilities for decommissioning nuclear-fueled electric generating facilities.

By Senators Feingold, Lee, Czarnezki, Strohl and George; cosponsored by Representatives Neubauer, Crawford, Plous, Chvala, Metz and Becker.

To committee on Energy and Environmental Resources.

Senate Bill 294

Relating to a prohibition on the use of outdoor natural gas lights.

By Senator Strohl; cosponsored by Representative Crawford.

To committee on Energy and Environmental Resources.

COMMITTEE REPORTS

The committee on Judiciary and Consumer Affairs reports and recommends:

MACHT, MARY, of Oshkosh, to the Public Defender Board to serve a term to expire May 1, 1984.

Confirmation:

Ayes, 5 -- Senators Adelman, Bablitch, Feingold, Hanaway and Lorge;

Noes, 0 -- None.

WRIGHT, FREDDIE, of Beloit, as a member of the Ethics Board, to serve for the term ending May 1, 1987.

Confirmation:

Ayes, 5 -- Senators Adelman, Bablitch, Feingold, Hanaway and Lorge;

Noes, 0 -- None.

MORGAN, JAMES R., of Madison, as a member of the Ethics Board, to serve for the term ending May 1, 1989.

Confirmation:

Ayes, 5 -- Senators Adelman, Bablitch, Feingold, Hanaway and Lorge;

Noes, 0 -- None.

VISTE, MARION C., of Wausau, as a member of the Ethics Board, to serve for the term ending May 1, 1988.

Confirmation:

Ayes, 5 -- Senators Adelman, Bablitch, Feingold, Hanaway and Lorge;

Noes, 0 -- None.

GROSSMAN, JOEL B., of Madison, as a member of the Judicial Commission, to serve for the term ending August 1, 1985.

Confirmation:

Ayes, 5 -- Senators Adelman, Bablitch, Feingold, Hanaway and Lorge;

Noes, 0 -- None.

SMITH, THOMAS S., of Pine River, as a member of the Ethics Board, to serve for the term ending May 1, 1986.

Confirmation:

Ayes, 5 -- Senators Adelman, Bablitch, Feingold, Hanaway and Lorge;

Noes, 0 -- None.

LYNN S. ADELMAN
Chair

The joint committee on Finance reports and recommends:

Senate Bill 83

Relating to state finances and appropriations, constituting the executive budget bill of the 1983 legislature, and making appropriations.

Introduction and adoption of senate substitute amendment 1:

Ayes, 10 -- Senators Kleczka, Offner, George, Otte and Norquist, Representatives Munts, Schneider, Metz, Becker and Helbach;

Noes, 3 -- Senators Roshell and McCallum, Representative Stitt.

Passage as amended:

Ayes, 10 -- Senators Kleczka, Offner, George, Otte and Norquist, Representatives Munts, Schneider, Metz, Becker and Helbach;

Noes, 3 -- Senators Roshell and McCallum,
Representative Stitt.

GERALD D. KLECZKA
Chair

PETITIONS AND COMMUNICATIONS

State of Wisconsin
Department of State

May 24, 1983

To the Honorable the Senate

I have the honor to transmit to you the following
information pursuant to s. 13.685(8):

Sincerely,
DOUGLAS LAFOLLETTE
Secretary of State

*Lobbyist's name, address, telephone number;
principal's name, address, telephone number; the code
numbers indicating Areas of Legislative Action; the code
numbers indicating Areas of Administrative Action.*

Boullion, James, 14 S. Carroll St., Madison, WI
53703 (608) 257-4664; Fair Liquidation of Waste
(FLOW), P.O. Box 28, New Berlin, WI 53151 (414) 782-
6700; 4, 20, 22; 144.

Broydrick, William B., 2929 N. Shepard Ave.,
Milwaukee, WI 53211 (414) 933-6690; Wisconsin Society
of Architects, 615 E. Washington Ave., Madison, WI
53703 (608) 257-8477; 3, 7, 11, 13, 15, 18, 20-22; 101-
103, 129, 136, 137, 144, 146, 148, 150, 158, 174, 180.

Bugge, Lawrence J., Foley & Lardner, One S.
Pinckney St., P.O. Box 1497, Madison, WI 53701 (608)
258-4226; Wisconsin Installment Bankers Assn., 815 W.
College Ave., Waukesha, WI 53186 (414) 542-5333; 2, 3;
113-115.

Goyke, Gary R., 22 N. Carroll St., Madison, WI
53703 (608) 251-5997; Premium Industry, Suppliers
Assn. of Wisconsin, Inc., P.O. Box 395, Kewaskum, WI
53040 (414) 334-7940; 21; Wisconsin Automatic Laundry
& Cleaning Council, Inc., 1088 Carol Ave., Ripon, WI
54971 (414) 748-7264; 1, 3, 4, 7, 9, 11-13, 17, 19-22; 144.

Harnisch, Thomas W., 7 N. Pinckney St., Madison,
WI 53703 (608) 255-4440; Norwest Corp., 1200 Peavey
Bldg., Minneapolis, MN 55479 (612) 372-7277; 2, 21.

Laszewski, Harry, 2520 Rimrock Rd., P.O. Box 9443,
Madison, WI 53715 (608) 273-4017; Associated Milk
Producer's, Inc., 2520 Rimrock Rd., P.O. Box 9443,
Madison, WI 53715 (608) 273-4017; 1-25; 109, 110, 116,
127, 129-131, 136, 137, 144, 147-149, 168, 170, 176, 178,
180-182, 184.

Leitzke, Carl E., 4809 Flint La., Madison, WI 53714
(608) 244-8352; S & S Meats, Inc., 101 Industrial Circle,
Stoughton, WI 53589 (608) 873-7716; 1; 109.

Nahn, Anne, c/o Common Cause in Wisconsin, 20 N.
Carroll St., Madison, WI 53711 (608) 256-2686;
Common Cause in Wisconsin, 20 N. Carroll St.,
Madison, WI 53703 (608) 256-2686; 3-5, 8, 12, 13, 17-21,
23, 26; 109, 119, 128, 129, 138, 149, 150, 174, 176, 184.

Sheehy, John L., 626 E. Wisconsin Ave., Milwaukee,
WI 53201 (414) 291-6664; Wisconsin Gas Co., 626 E.
Wisconsin Ave., Milwaukee, WI 53201 (414) 291-7000;
1-26; 101-186.

Taylor, Robert C., 5721 Odana Rd., Madison, WI
53719 (608) 274-1820; Wisconsin Hospital Assn., 5721
Odana Rd., Madison, WI 53719 (608) 274-1820; 10, 11,
14, 18, 19; 129, 136, 138, 161, 162, 164.

Vaughan, Michael R., Murphy, Stolper, Brewster &
Desmond, S.C., 150 E. Gilman St., P.O. Box 2038,
Madison, WI 53701 (608) 257-7181; Amber
Laboratories, Attn: Melvin Bernstein, 6101 N. Teutonia
Ave., Milwaukee, WI 53209 (414) 462-3700; 22; 101, 144,
170.

Registration Amendments:

Change name and address of Northwest
Bancorporation to Norwest Corporation, 1200 Peavey
Bldg., Minneapolis, MN 55479.

Change address for Mark R. Conrad to 1200 Peavey
Bldg., Minneapolis, MN 55479.

Lobbyist Terminations:

Jones, Donald G., for Wisconsin Community Action
Program Assn., Inc., effective May 21, 1983.

Schultz, Kenneth L., for Tavern League of
Wisconsin, Inc., effective May 24, 1983.

State of Wisconsin
Claims Board

May 24, 1983

Don Schneider
Senate Chief Clerk
State Capitol
Madison, Wisconsin

Dear Mr. Schneider:

Enclosed is the report of the State Claims Board
covering claims heard on May 16, 1983.

The amounts recommended for payment under \$1000
on claims included in this report have, under the
provisions of s. 16.007, Wisconsin Statutes, been paid
directly by the Board.

The Board is preparing the bill(s) on the
recommended award(s) over \$1,000, and will submit such
to the Joint Finance Committee for legislative
introduction.

This report is for the information of the Legislature.
The Board would appreciate your acceptance and
spreading of it upon the Journal to inform the members
of the Legislature.

Sincerely,
EDWARD D. MAIN
Secretary

STATE OF WISCONSIN
CLAIMS BOARD

The State Claims Board conducted hearings at the State Capitol Building, Madison, Wisconsin on May 16, 1983, upon the following claims:

Claimant	Amount
School District of Jefferson	\$176,250.00
Heather Hall	1,000.00
Anthony Angotti	9,500.00
59 & I-90 Truck & Parts, Inc.	3,500.00
Arthur Yuds	1,000.00
Wallace Gulley	15,230.00

In addition, the following claims were considered and decided without hearings:

Dale Meyers	\$ 250.00
Carol Lowe	15.00
Joanne Bjork	13.09
Rosemary Rosenbaum	20.00
Pamela Lund	504.50
Allen Henricks	1,292.00
Hazel Richert	288.00
American Family Insurance Co. & John Kucera	317.99
Christian Anderson	151.15
Drs. Ansaldo, Mirandilla & Tordilla	6,571.74
George Klicka	169.05

THE BOARD FINDS:

1. School District of Jefferson claims \$176,250.00 for state school aids from 1974 through 1978. The Department of Revenue assessed property of the Ladish Malting Company, Town of Aztalan, Jefferson County and based on that valuation of property the town collected property taxes necessary to operate the school system for 1974 through 1978. On November 24, 1978, Jefferson County Circuit Court issued a memorandum decision finding the Department of Revenue erred in the classification of the property of the Ladish Company; as a result, the property tax base of the Jefferson school district was overstated causing an underpayment of state aids as provided by s. 121.07 and s. 121.10, Wis. Stats., to the district, Section 70.57(1), Stats., provides for correction of tax assessment errors for only one prior year. Accordingly, the Board concludes the claim is not one for which the state is legally liable nor one which the state should assume and pay based on equitable principles.

2. Kathy Hall of Milwaukee claims \$1,000.00 as amended at the hearing, for medical expenses and pain and suffering incurred as the result of an injury to her 3 year old daughter, Heather, who was allegedly kicked by a cow at the State Fair Park on August 4, 1980. The Board concludes there is insufficient showing of negligence on the part of the state, its officers, agents, or employes and this claim is not one for which the state is legally liable. However, the Board concludes that the

unreimbursed medical expenses in the amount of \$16 should be paid based on equitable principles. The Board further concludes under authority of s. 16.007(6m), Stats., payment should be made from the Department of Administration, Claims Board appropriation s. 20.505(4)(d), Stats.

3. Anthony Angotti of Racine, d/b/a Tony's Place, claims \$9,500.00 for loss of business in 1982, allegedly due to road construction on Highway 31, Racine. Access to claimant's restaurant was provided during construction although it was less convenient for patrons. Highway construction often causes temporary inconvenience and loss of business but this alone is not grounds for the state to compensate those who are damaged. The Board concludes that the claim is not one for which the state is legally liable, nor one which the state should assume and pay based on equitable principles.

4. 59 & I-90 Trucks and Parts, Inc., of Edgerton, claims \$3,500.00 as the loss on a 1976 IHC Transtar II tractor, which they purchased from Wisconsin White Trucks, Inc. on August 13, 1982, warrantied and titled as a 1979 vehicle. The Department of Transportation issued the Certificate of Title according to the certified application for registration with title warranties by the dealer. The Board concludes there has been an insufficient showing negligence on the part of the state, its officers, agents or employes and this claim is not one for which the state is legally liable, nor one which the state should assume and pay based on equitable principles.

5. Arthur Yuds of Madison claims \$1,000.00 for attorney fees relating to an appeal to the Personnel Commission challenging a suspension without pay for alleged violations of Department of Health and Social Services work rules in 1979. Two days before the scheduled Personnel Commission hearing, claimant and his attorney submitted information resulting in the settlement of his appeal. The appeal was dismissed by Personnel Commission order dated January 22, 1980. A majority of the Board concludes the claim is not one which the state is legally liable, nor one which the state should assume and pay based on equitable principles. (Members Schneider and Davis Gordon dissenting)

6. Wallace Gulley of Milwaukee, claims \$15,230.00 for compensation for his incarceration at Waupun State Prison from June 24, 1977 through November 17, 1980. Claimant was convicted on September 16, 1975 in Milwaukee County Circuit Court on the charges of theft and forgery and was sentenced a total of eight years. Claimant's mandatory release date was December 5, 1978 and his discharge date was set at July 14, 1980. The Department of Health and Social Services entered into a Mutual Release to Parole (MAP) contract with claimant while he was serving his sentence. The contract provided that he may be paroled on March 17, 1978 and would serve part of his sentence at a minimum correctional facility. On June 24, 1977, the Department of Health and Social Services terminated the agreement for alleged violations. Claimant brought an action in Dane County

Circuit Court for reinstatement of the MAP contract. On October 4, 1978, Judge Michael Torphy, reinstated the MAP contract which the Department of Health and Social Services subsequently appealed but voluntarily dismissed the appeal upon the claimant reaching his mandatory release date. The Board concludes there has been insufficient showing of negligence on the part of the state, its officers, agents or employes and this claim is not one for which the state is legally liable, nor one which the state should assume and pay based on equitable principles. (Members Schneider and Davis Gordon dissenting)

7. Dale Meyers of Merrill claims \$250.00 as the insurance deductible for damages to his vehicle resulting from an accident in the Lincoln Hills School parking lot on November 30, 1982. As claimant drove through the parking lot his vehicle slid on ice and hit a parked truck. The Board concludes there has been an insufficient showing of negligence on the part of the state, its officers, agents or employes and this claim is not one for which the state is legally liable, nor one which the state should assume and pay based on equitable principles.

8. Carol Lowe of Chippewa Falls claims \$15.00 for the replacement of a blouse which was damaged on January 21, 1983 by ink that dripped off of the copies from a photocopy machine at the Northern Wisconsin Center where she is employed. The Board concludes the claim should be paid in the reduced amount of \$10, based on equitable principles. The Board further concludes under authority of s. 16.007(6m), Stats., payment should be made from the Department of Health and Social Services appropriation s. 20.435(2)(gk), Stats.

9. Joanne Bjork of Bloomer claims \$13.08 for the replacement of a sweater damaged by black grease while she was strapping food trays onto a cart as part of her job duties at the Northern Wisconsin Center on January 5, 1983. The straps obtained the grease from the wheels of the food cart. The Board concludes the claim should be paid based on equitable principles. The Board further concludes under authority of s. 16.007(6m), Stats., payment should be made from the Department of Health and Social Services appropriation s. 20.435(2)(gk), Stats.

10. Rosemary Rosenbaum of Chippewa Falls claims \$20.00 for the replacement of a blazer damaged by ink from a photocopy machine at the Northern Wisconsin Center where she is employed. The damage occurred on February 2, 1983 when claimant reached into the photocopy machine to correct a misfeed. There is no evidence of negligence on the part of the officers, agents or employes of the state and the Board concludes the claim is not one for which the state is legally liable, nor one which the state should assume and pay based on equitable principles.

11. Pamela Lund of Evansville claims \$540.50 for medical expenses incurred as the result of a fall at the Mendota Mental Health Institute where she was visiting her father on July 3, 1982. Claimant was walking sideways down the steps when her leg gave out causing her to fall. There is no showing of any negligence on the part of the state, its officers, agents or employes and this

claim is not one for which the state is legally liable, nor one which the state should assume and pay based on equitable principles.

12. Allen Henricks of Marathon claims \$1,292.00 for damages to his property located in Marinette County caused by beavers during the summer of 1982 and September 4 through 6, 1982. Even though legal title to all wild animals in Wisconsin is vested in the state pursuant to s. 29.02(1), Stats., mere ownership does not create legal liability for damages done by wild animals. There is no showing of negligence on the part of the state, its officers, agents or employes and the Board concludes the claim is not one for which the state is legally liable, nor one which the state should assume and pay based on equitable principles.

13. Hazel Richert of LaCrosse claims \$288.00 as the estimated cost to repair her garage door which was damaged by a wild deer which ran into the door on November 26, 1982. Even though legal title to all wild animals in Wisconsin is vested in the state pursuant to s. 29.02(1), Stats., mere ownership does not create legal liability for damages done by wild animals. There is no showing of negligence on the part of the state, its officers, agents or employes and the Board concludes the claim is not one for which the state is legally liable, nor one which the state should assume and pay based on equitable principles.

14. Arvid Lifer of Junction City claims \$200.00 for the loss of poultry allegedly killed by owls on his property in Portage County from December 17, 1982 through February 4, 1983. In the absence of any statutory provision enabling payment for damages caused by wild animals the Board feels it cannot honor this claim. The Board concludes the claim is not one for which the state is legally liable, nor one which the state should assume and pay based on equitable principles.

15. American Family Insurance files a subrogation claim for \$217.99 plus \$100 for its insured, John Kucera, for damages to his car on September 25, 1982, while driving through a state road construction project at 35th and Burnham in Milwaukee. Mr. Kucera's vehicle hit a utility grate which was above the road surface one and one-half inches. The loss incurred was a risk assumed by the insurance company and payment of this claim would be inconsistent with a long-standing policy of the Board in denying equitable recovery on all subrogation claims. The Board concludes the claim is not one for which the state is legally liable, nor one which the state should assume and pay based on equitable principles.

16. Christian Anderson of Muskego seeks reimbursement on behalf of his insurance company for an insurance claim of \$151.15, he collected after his car had been damaged on June 17, 1982. Paint was sprayed onto claimant's vehicle as he drove on I-94 under Bridge 100 which was being painted by a company contracted to do the spray painting by the state. There has been no showing of negligence on the part of the employes, officers or agents of the state and the Board concludes the claim is not one for which the state should assume and pay based on equitable principles. Also, consistent

with a long-standing policy of this Board in denying recovery on all subrogation claims, this claim is denied.

17. Oscar Ansaldo, M.D., Rodolfo Mirandilla, M.D. and Plaridel Tordilla, M.D., claim \$6,571.74 for attorney fees incurred as the result of the suggestion of the Secretary of Department of Veterans Affairs in 1981 to obtain legal representation. The Department of Health and Social Services brought an action against the Wisconsin Veterans Home, where the claimants were employed, for alleged violations of state regulations concerning nursing home care. The Board is of the opinion that there was insufficient need for the claimants to obtain legal counsel in this matter. The alleged charges were brought against the Department of Veterans Affairs and did not name any of the claimants. The Board concludes the claim is not one for which the state is legally liable, nor one which the state should assume and pay based on equitable principles.

18. George Klicka of Wauwatosa claims \$169.05 for damages to his automobile incurred on April 7, 1982, while he was exiting the parking facility at GEF I. The garage door lowered then reversed catching the automobile antenna. The Board concludes the claim should be paid in the reduced amount of \$82 based on equitable principles. The Board further concludes under authority of s. 16.007(6m), Stats., payment should be made from the Department of Administration appropriation s. 20.505(1)(kf), Stats.

THE BOARD CONCLUDES:

1. The claims of the following claimants should be denied:

- School District of Jefferson
- Anthony Angotti
- 59 & I-90 Trucks and Parts, Inc.
- Arthur Yuds
- Wallace Gulley
- Dale Meyers
- Rosemary Rosenbaum
- Pamela Lund
- Allen Henricks
- Hazel Richert
- Arvid Lifer
- American Family Ins. Co. & John Kucera
- Christian Anderson
- Drs. Ansaldo, Mirandilla & Tordilla

2. Payment of the following amounts to the following claims is justified under s. 16.007, Stats.:

Heather Hall	\$16.00
Carol Lowe	10.00
Joanne Bjork	13.09
George Klicka	82.00

Dated at Madison, Wisconsin this
23rd day of May, 1983.

GERALD D. KLECZKA
Senate Finance Committee

MARLIN D. SCHNEIDER
Assembly Finance Committee

DANAE DAVIS GORDON
Representative of Governor

EDWARD D. MAIN
Representative of Secretary of
Administration

WILLIAM H. WILKER
Representative of Attorney
General

SENATE CLEARINGHOUSE ORDERS

Clearinghouse Rule 82-247

AN ORDER to create ch. Ag 145, relating to a soybean marketing order for the levy and payment of assessments for the purposes of financing market research and development, industrial research and educational programs, and the creation of a marketing board for administration of the marketing order.

Submitted by Department of Agriculture, Trade and Consumer Protection.

Report received from agency, May 25, 1983.

Referred to committee on Agriculture and Rural Affairs, May 26, 1983.

Clearinghouse Rule 83-14

AN ORDER to amend B 2.01 (3), 2.02 (1) (intro.), 2.03 (3), 2.04 (1) to (3), 2.05 (2), 2.08 (intro.) and (1) and 2.10 (intro.); and to repeal and recreate B 2.10 (2), relating to technical changes and unprofessional conduct.

Submitted by Department of Regulation and Licensing.

Report received from agency, May 25, 1983.

Referred to committee on Health, Education, Corrections and Human Services, May 26, 1983.

Clearinghouse Rule 83-81

AN ORDER to create ch. Ag 147, relating to a mint marketing order for the levy and payment of assessments for the purpose of financing research, market development and educational programs, and the creation of a marketing board for administration of the marketing order.

Withdrawn by agency.

The committee on Labor, Business, Veterans Affairs and Insurance reports and recommends:

Clearinghouse Rule 82-235

AN ORDER to repeal ch. Ind 44, relating to personnel hoists.

No action taken.

Clearinghouse Rule 83-1

AN ORDER to repeal and recreate ch. CU 54, relating to real estate mortgages in Wisconsin credit unions.

No action taken.

JEROME VAN SISTINE
Chair

MESSAGE FROM THE ASSEMBLY

By Joanne M. Duren, chief clerk.

Mr. President:

I am directed to inform you that the assembly has adopted and asks concurrence in:

Assembly Joint Resolution 16

Passed and asks concurrence in:

Assembly Bill 26
Assembly Bill 119
Assembly Bill 160
Assembly Bill 246
Assembly Bill 298
Assembly Bill 301
Assembly Bill 450
Assembly Bill 504

MESSAGE FROM THE ASSEMBLY
CONSIDERED

Assembly Joint Resolution 16

Relating to condemning the federal government's interference with the regulation of energy efficiency standards for home appliances.

By Representatives Crawford, Kunicki, Seery and Becker, co-sponsored by Senators Lee and Strohl.

Read and referred to committee on Energy and Environmental Resources.

Assembly Bill 26

Relating to liability for nonmoving traffic violations with rented or leased vehicles.

By Representative Rogers, co-sponsored by Senator Strohl.

Read first time and referred to committee on Transportation.

Assembly Bill 119

Relating to warning lights on police vehicles and providing a penalty.

By Representatives Vanderperren, Hasenohrl, Swoboda, Holschbach and Smith, co-sponsored by Senator Johnston.

Read first time and referred to committee on Transportation.

Assembly Bill 160

Relating to gifts, honorariums, fees and expenses received by state public officials.

By Committee on State Affairs.

Read first time and referred to committee on Urban Affairs and Government Operations.

Assembly Bill 246

Relating to equipment and services provided to fermented malt beverage retailers by wholesalers or brewers.

By Representatives Hephner, Medinger, Potter, Hasenohrl, Rude, Roberts, Gronemus, Quackenbush, Becker, Jauch, Tregoning, Swoboda, T. Thompson, Bradley, Holschbach, Gilson, Manske, Smith and Looby, co-sponsored by Senators Otte, Thompson, Van Sistine, Offner, Cullen, Adelman and Hanaway.

Read first time and referred to committee on Labor, Business, Veterans Affairs and Insurance.

Assembly Bill 298

Relating to ownership of land by nonresident aliens and providing penalties.

By Legislative Council.

Read first time and referred to committee on Agriculture and Rural Affairs.

Assembly Bill 301

Relating to late submittal of siting resolutions and approval of negotiated agreements for the siting of solid and hazardous waste facilities.

By Representatives Wineke and Chvala, co-sponsored by Senator Thompson.

Read first time and referred to committee on Energy and Environmental Resources.

Assembly Bill 450

Relating to applicability of the Wisconsin environmental protection act and a schedule for the establishment of any new Milwaukee correctional institution, judicial review of related decisions and injunctive and other relief and right of first acquisition of abandoned railroad property.

By Committee on Environmental Resources.

Read first time and referred to committee on Aging, Financial Institutions and State Institutions.

Assembly Bill 504

Relating to eliminating the limitation on the maximum term of contracts entered into by school boards to provide pupil transportation.

By Representatives Holperin and R. Travis.

Read first time and referred to committee on Transportation.

AMENDMENTS OFFERED

Senate amendment 1 to senate substitute amendment 1 to **Senate Bill 83** by Senator Van Sistine.

Senate amendment 1 to **Assembly Bill 93** by Senator Theno.

By request of the president of the senate, with unanimous consent, the senate adjourned in honor of the birthday of Don Schneider, the Senate Chief Clerk.

Upon motion of the president of the senate the senate adjourned until 1:00 P.M. Tuesday, May 31.

10:05 A.M.

JOURNAL OF THE SENATE [May 26, 1983]

CHIEF CLERK'S CORRECTION

Suggested by Legislative Reference Bureau

Senate Bill 46

1. Page 4, line 26: substitute "ss. 19.31 to 19.37" for "s. 19.21".

Senate Bill 134

1. Page 4, line 3: on lines 3 and 18, substitute "federal" for "U.S.".

Senate Bill 235, senate substitute amendment 1

1. Page 7, line 20: substitute "pars." for "par.".